SACRAMENTO, CA 95812-0590

Case 2:21-cv-00770-MCE-DMC Document 42 Filed 09/06/23 Page 1 of 4

1 2 3 4	JEROME M. VARANINI, ESQ. (SBN 58531) THE LAW OFFICES OF JEROME M. VARANINI 641 FULTON AVENUE, Suite 200 SACRAMENTO, CA (95825) P.O. BOX 590 SACRAMENTO, CA 95812-0590 TELEPHONE: (916) 993-4868		
5 6 7 8 9 10 11 12	Attorney For Defendants WELLPATH MANAGEMENT, INC., WELLPATH, LLC., TRACY LEWIS, L.M.F.T., PAM JOHANSEN, L.C.S.W., and DANIEL DELLWO, P.A. MICHAEL J. HADDAD (SBN 189114) JULIA SHERWIN (SBN 189268) TERESA ALLEN (SBN 264865) HADDAD & SHERWIN LLP 505 SEVENTEENTH STREET OAKLAND, CA 94612 TELEPHONE: (510) 452-5500 Attorneys For Plaintiffs		
13 14 15	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA		
16 17 18 19 20 21 22 23	JOHN ADENA, Deceased, by and through his Co-Successor in Interest, CIRCE ADENA and RICHARD ADENA; CIRCE ADENA, Individually, and RICHARD ADENA, Individually, Plaintiffs, Vs. SHASTA COUNTY, a public entity, SHASTA COUNTY SHERIFF-CORONER TOM BOSENKO, in his individual capacity; et al, CASE NO. 2:21-cv-00770-MCE-DMC STIPULATION AND ORDER TO EXTEND TIME FOR WELLPATH DEFENDANTS TO FILE THEIR RESPONSE TO PLAINTIFFS' COMPLAINT Date: 09/01/2023		
24	Defendants.		
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Case 2:21-cv-00770-MCE-DMC Document 42 Filed 09/06/23 Page 2 of 4

1	Plaintiffs JOHN ADENA, deceased, by and through his Co-	-Successors in Interest, CIRCE	
2	ADENA, individually, and RICHARD ADENA, individually, ("Plaintiffs") and Defendants		
3	WELLPATH MANAGEMENT, INC., WELLPATH, LLC., TRACY LEWIS, L.M.F.T., PAM		
4	JOHANSEN, L.C.S.W., AND DANIEL DELLWO, P.A. ("the Wellpath Defendants"), by and		
5	through their counsel of record, hereby represent to the Court and stipulate as follows:		
6	1. On August 11, 2023, Plaintiffs filed their First Amended Complaint in the United States		
7	District Court, Eastern District of California, Sacramento Division. (Dkt. No. 38).		
8	2. On September 1, 2023 counsel for Defendant California Forensic Medical Group executed		
9	a Waiver of the Service of Summons.		
10	3. On September 1, 2023 plaintiffs' attorneys consented to a sixty (60) day extension of time		
11	for the Wellpath Defendants to file a response to Plaintiffs' August 11, 2023 First Amended		
12	Complaint, such that their responses would be due on the same date as California Forensic Medica		
13	13 Group's response to the First Amended Complaint.		
14	4. The parties hereby stipulate and agree that the Wellpath	Defendants' deadline to file a	
15	15 response to the First Amended Complaint shall be extended to Octo	ober 31, 2023.	
16	16 IT IS SO STIPULATED AND AGREED.		
17	17		
18	18 DATED: September 1, 2023 HADDAD & SHERW	VIN, LLP	
19	By. 75/ Teresa L		
20	Julia Silci wi	n	
21	21 Michael J. H Attorneys fo		
22		ROME M. VARANINI	
23		ROME M. VARANINI	
24	By. /s/ Jerome W		
25	25 Jerome M. V Attorneys fo	⁷ aranini r Defendants	
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27	27		

THE LAW OFFICES OF JEROME M. VARANINI 641 FULTON AVENUE, Suite 200 SACRAMENTO, CA (95825)

SACRAMENTO, CA 95812-0590

case 2:21-cv-00770-MCE-DMC Document 42 Filed 09/06/23 Page 3 of 4

ATTORNEY ATTESTATION

I hereby attest that I have on file all holograph signatures for any signatures indicated by a
conformed signature ("/s/") within this E-filed document or have been authorized by all counsel
to show their signature on this document as /s/.

Dated: September 1, 2023	/s/ Jerome M. Varanini
-	Jerome M. Varanini

-3-

THE LAW OFFICES OF JEROME M. VARANINI 641 FULTON AVENUE, Suite 200 SACRAMENTO, CA (95825)

Case 2:21-cv-00770-MCE-DMC Document 42 Filed 09/06/23 Page 4 of 4

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OR	DER
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GOOD CAUSE APPEARING THEREFORE, and the parties' having stipulated to the same, the parties' stipulation is hereby APPROVED.

IT IS HEREBY ORDERED that defendants, Wellpath Management, Inc., Wellpath, LLC., Tracy Lewis, L.M.F.T., Pam Johansen, L.C.S.W., and Daniel Dellwo, P.A. shall file their response to Plaintiffs' First Amended Complaint by October 31, 2023.

IT IS SO ORDERED.

Dated: September 6, 2023

SENIOR UNITED STATES DISTRICT JUDGE